

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT CHATTANOOGA

RANDY S. WETHINGTON,)
)
Plaintiff,) Jury Demanded
)
v.) No. 1:20-cv-00234-DCLC-CHS
)
SIR GOONY GOLF OF CHATTANOOGA,)
INC., AMUSEMENT PRODUCTS, LLC.,)
and AMUSEMENT CONSTRUCTION)
COMPANY, INC.,)
)
Defendants.)

JOINT STIPULATION OF DISMISSAL
WITH PREJUDICE

Come now the parties to the above-captioned action, Plaintiff, Randy S. Wethington, and Defendants, Sir Goony Golf of Chattanooga, Inc., Amusement Products, LLC, and Amusement Construction Company, Inc., by and through their respective counsel, pursuant to *Rule 41(a)(1)(A)(ii)* of the *Federal Rules of Civil Procedure*, and hereby stipulate to the dismissal with prejudice of any and all claims in the above-captioned action, with each party to bear his or its own court costs and discretionary costs and expenses of litigation.

IT IS SO ORDERED.

CLIFTON F. CORKER
U.S. DISTRICT JUDGE

APPROVED FOR ENTRY:

MIKEL & HAMILL PLLC

By: s/ Donna J. Mikel

Donna J. Mikel, BPR#020777
Attorneys for Plaintiff
620 Lindsay St., Suite 200
Chattanooga, TN 37402
(423) 541-5400
dmikel@mhemploymentlaw.com

GRANT, KONVALINK A & HARRISON,

By: s/ J. Scott McDearman

J. Scott McDearman, BPR No. 012174
Cody M. Roebuck, BPR No. 032479
Attorneys for Defendant
633 Chestnut Street, Suite 900
Chattanooga, TN 37450-0900
(423) 756-8400
smcdearman@gkhpc.com